



FRANK L. FELIN ..... President

ROBERT MATTHEWS ..... Editor

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Wednesday, March 31.

COURT IT HE that the reason of the recalcitrance of some of the Kentucky legislators is their disinclination to take water?

REPUBLICAN leaders, taken as a class, talk pretty of reform and the needs of the people and accomplish less in that direction than any set of people living.

The news from Frankfort we seldom see the names of Representatives Hiscox &amp; Guy mentioned, but we are inclined to think that their services are daily needed in the assembly.

In some sections of the country the Republicans seem awfully afraid the Populists will be swallowed up by the Democrats and in other portions great fear is entertained that the Democrats will be taken at one gull by the Populists. Whether the Republicans should be so very anxious about a matter which should not concern them?

The spectacle of Kentucky Republicans assembled in indignation meetings, protesting against the action of six other Republicans who refuse to vote for Hunter, the free-silver Republican, is a curious one. You know the Republicans recently carried the State for "sound money" and now they want to see a free silver man nominated. A queer situation, isn't it?

This will be the formation of a new judicial district, including Ohio county, is deserving of the severest condemnation by our people. Our court matters are moving along very satisfactorily and our taxes are already quite high enough. If our county needed nothing worse than to be placed in a new judicial district, with all the concurrent expense, we would be in an exceedingly fortunate position.

The fact that Dr. Lyman Abbott has arrayed the orthodox sentiments of the country against him by his heretical utterances concerning certain books in the Bible, has added nothing to that gentleman's reputation as a disseminator of sound religious doctrine. The Young Men's Christian Association of Philadelphia recently refused to allow him to lecture in its hall and his views have met with the contempt of almost every zealous Christian worker.

What the gold-bugs cannot accomplish by abuse and jealousies towards disrupting the actions of the Populist and Democratic parties, they force. Last week the Election Board of Chicago decided that the People's party of that city is not a party, and refused to allow the nominees of the party's convention to go on the official ballot. This was done because the People's party endorsed in convention the regular Democratic candidates for city and county offices.

About this time last year the Republicans were laughing in their sleeves and very much amused because of the Democratic wrangle at Frankfort and the actions of the holding gold Democrats. They have the same condition of affairs in their own party, but it ain't funny to them—oh, no. It makes a big difference as to whose steer is being punched. They prided the six gold Democrats for holding last year, but now they have nothing but abuse for the half dozen stubborn Republicans who are doing likewise.

Hon. W. J. Bryan's new book, "The First Battle," is meeting with an immense sale. Mr. Bryan has contributed one-half of the first installment of the royalties derived from the sale of his book to the sum dedicated and given to the Democratic party.

REV. S. T. TAYOR seems very much offended because THE HERALD refused to publish his article on sanctification. We gave the gentle, man more credit than to get mad when we treated him so fairly and kindly. When we returned his manuscript we told him that Rev. Hix's article was not printed in THE HERALD to provoke a discussion, but merely to stand a stand that gentlemen had taken in a matter connected with one of his churches near Hartford. Both sides had been discussed. Religious discussions are seldom productive of any good—in fact, they estrange more persons than they draw together. We received several long answers besides Dr. Tabor's, but declined to publish them. We wish Rev. Tabor a very kind and polite letter in answer to a rather smart one received from him by us.

The banks should be required to pay on the money so deposited. The banks should be required to pay tax on the shares of capital stock, on its surplus funds, undivided profits, franchises and real estate.

ferring to its editor, Col. B. A. Ebel, in a disrespectful manner. Col. Ebel replied to the article in a gentlemanly manner, calling attention to the gross misrepresentation, but the Courier-Journal refused to publish Col. Ebel's reply. Such are the methods employed by the Courier-Journal to uphold its fallacious cause.

THEIR impudent measure, the Dingley tariff bill, is now before Congress. It is intended, as was naturally expected, for the benefit of the classes against the masses, for the trusts and syndicates against the laboring man. This to please the gentleman of the Republican party last fall. The prices of carpet, cotton yarns and fabrics and all woolen manufactured goods will be greatly advanced under the proposed law. This, of course, will come out of the pockets of the working people and will be felt by them most keenly.

THE called session of the Kentucky Legislature—called by our Republican Governor to enact a lot of laws, a great many of which have not been thought of by the members since they were first mentioned—is still going merrily on. Each day's session costs the tax-payers of the State about \$1,200 and these are hard times, too. But, then, this is a plodder administration, even from the head of affairs at Washington to its most remote ramifications, and the people should not expect any special consideration in the matter.

To show the kind of harmony that is prevailing in Republican ranks at present, we give this little paragraph from the Louisville Commercial, the recognized State organ of the party: "Gov. Bradley has distinguished himself in the service of his party by his number of good and honest, mainly because he has voted for them, measures which have been adopted by the Legislature, and he is a good and honest man."

Capacity for what? Everybody knows the Governor has shown considerable capacity for blunders and incompetency, and some other thing necessary in a Governor, which we suppose is the common sense of the nation.

THE Republican party of Kentucky is at present in as befuddled and disrupted a condition as the Democratic party ever found itself. The leading Republican papers are denouncing their party leaders as traitors and incompetents, while a spirit of disaffection and disgust is noticeable among the rank and file everywhere. When it comes to a sure enough fat and wrangle, with all the trimmings pertaining thereto, the Republicans are hard to surpass, and their present belligerent attitude towards one another shows that they may do in support of my interests.

Yours, etc.,

F. L. FELIN.

That New Judicial District.

BEAVER DAM, Ky., March 20.

The proposition to create a new Judicial District, as proposed by the members of the State Legislature, to which reference was made last week by your correspondent "H," should attract more than ordinary attention from the tax-payers of this State.

Mr. Flippin proposes to reduce the salaries of Judges of the Court of Appeals to \$4,000 a year and Circuit Court Judges to \$2,400.

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## ATTENTION, FARMERS!

Notwithstanding our burnings last July, we are still headquarters for all kinds of.....

**FARMING IMPLEMENTS.**  
Best quality of Steel and Chilled Plows, both walking and riding, Corn Drills, Check Hoe Planters, Riding and Walking Cultivators, with or without tongues, Disc Harrows, Fencing Wire, plain and barbed, etc. All above implements are guaranteed to be of the **BEST QUALITY** and Prices to Stir the Times. First-class Repairing of all kinds done promptly. Horse Shoeing a specialty. Also a full line of Fertilizers for oats, tobacco and wheat, etc. You will find us at our old stand on First and Railroad Street. Come and see us.

**WILLIAMS & WILLIAMS,**  
Beaver Dam, Ky.



**Bryant & Stratton Business College,**  
**SHORTHAND** **TELEGRAPHY**  
**INSTITUTE.**

Bryant & Stratton College, Louisville, Ky.



**Harford Weekly Herald,**

WEINSDAY, MARCH 31.

**BEAVER DAM RAILROAD TIME TABLE**

**EAST-BOUND.**

Local Freight Mail Post Mail

7 a.m. m.

7:30 a.m.

7 p.m.

7:30 p.m.

8 p.m.

9 p.m.

10 p.m.

11 p.m.

12 a.m.

1 a.m.

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Only as a Last Resort Would He Part  
With His Treasures.

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## OUTRRIES.

BE LIED TO BE OBSERVED.  
THE HERALD WILL INVESTIGATE, RESEARCH AND EXPEND EXPENSES, TO THE AMOUNT OF ONE DOLLAR, FOR EACH STORY. THE WORDS WILL BE CHARGED FOR AT THE RATE OF ONE CENT PER WORD. THE HERALD WILL PAY EXPENSES, OR THE ARTICLE WILL BE SET DOWN TO THE REQUIRED LIMIT. PICTURES WILL TAKE AS MUCH.

## PUZZLERS IN COURT.

POINTS THAT HAVE KEPT THE LAW VERSUS GUESSING.

Curious Questions Raised in Courts of Law.  
The Courts Show a Surprising Variety of What Would Seem Interesting Value—Several Examples.

An interesting volume might be written on the curious points of law that are constantly arising in the courts. The most expert lawyers and judges are frequently at a loss in what they are placed in which they are placed.

One of the most curious points of law recently to reach a court was a case in Jersey, in America. The question was whether eggs, after reaching a certain stage of incubation, were to be regarded as eggs or birds. A lawyer who argued about the matter for some time, claimed that the egg of the one to lay the egg to hatch the bird, that it remained a chick in the egg, and that the bird would have been considerably enlarged in value, but that it was a general demand to have the bird, and the judge received his claim, and the judge ruled in his favor. The result had not come to hand at the time of writing.

A man in New York practised a great deal of attention some time ago.

A gentleman dining on the terrace of a New York restaurant let a hand note fall into the hands of the waiter. The note to the table to dry and a gust of wind blew it away. A passing dog swallowed the note, and the gentleman demanded the waiter who had happened to bear his master's name. Indignant at his loss, the owner of the note and the waiter, who had been friends, and the note of the note, the waiter had to go and get his hair splitting, but at length the court ordered the owner of the dog to pay the money. Another man, a Mr. Grant, was a man in a Paris hairdresser, who was said by a lady for \$100, being the price of his damaged locks. The fair client had said to the hairdresser, "I have had to restore fallen locks, but the result in this case was to burn the hair off the pate. The point was the hair off the pate. The hair off the pate was now in a luminous condition.

Applications for a writ of habeas corpus were often made to the court. An injunction was granted to restrain an officer in the life guards from keeping horses in a Leadenham drawing room, the general idea being that the horses, which the animals made, much annoyed the neighbors. The offending officer is now in a luminous condition.

There was a case long ago in one of the London courts between a barrister and a piano, an injunction being claimed to restrain a general from keeping an organ in his drawing room.

The piano was a case in which he was a neighbor's piano, and to avenge himself he had a harp built, which he played all the time of the piano.

The question of the "liberty of the subject," of course, came up, but the court decided that the piano had a right to the use of the room, and the harp had to go.

The piano was a case in which the offender was annoyed by his next door neighbor's piano, and to avenge himself he had a harp built, which he played all the time of the piano.

"Very well," he said. "I came here under the military necessity, and entered the room, and I have a right to do what I want to do."

He was known to the government that he had asked him to come in the house without wiping his shoes on the mat.

The man and the Jesus.

Edmund S. Purcell, who wrote the "Gospel of the Cardinals," and who was a member of the Senate, and some senators condemned, wrote a paper for the Nineteenth Century entitled "The Cardinal," in which he makes an interesting statement concerning Manning's rule.

He asked to have it changed, but was told that it was not in his power to do so.

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